9626-A

No. 0-014A107

Interstate Commerce Commission Washington, D.C.

RECORDATION NO. Filed 1425 JAN 14 1980 - 2 30 PM

Date JAN 1 4 1960 RECORDATION NO.

Gentlement

INTERSTATE COMMERCE COMMISSION ICC Washington. D. C. C. COMMERCE COMMISSION Enclosed for recordation under the provisions of 49 USC 11303 (formerly Section 20(c) fo the Interstate Commerce Act), as amended, are the original and one counterpart of an Amendment Agreement No. 1 dated as of May 1, 1979 which amends, among other things, an Equipment Lease dated as of August 1, 1978.

The original Equipment Lease was filed with the Interstate Commerce Commission on August 7, 1978, and assigned Recordation No. 9626.

A general description of the railroad rolling stock covered by the enclosed documents is set forth in Schedule A attached to this letter and made a part hereof.

The names and addresses of the parties are:

Lessor under Equipment Lease:

Mercantile Trust Company, N.A Mercantile Tower St. Louis, Missouri 63166

Lessee under Equipment Lease:

Burlington Northern Inc. 176 East Fifth Street St. Paul, Minnesota 55101

The undersigned is the Lessor under the Equipment Lease and has knowledge of the matters set forth therein.

Please return the original copy of the Amendment Agreement No. 1 to Michael G. McGee, Chapman and Cutler, 111 West Monroe Street, Chicago, Illinois 60603.

Enclosed is a check in the amount of \$10.00 covering the required filing fee.

Very truly yours,

MERCANTILE TRUST COMPANY, N.A.

DAVID T. STOECKER

Enclosures

DESCRIPTION OF EQUIPMENT

General Description of Type of Original Items of Equipment:

Reconstruction Specifications:

Description of Reconstructed Items of Equipment:

Estimated Reconstruction Price

Outside Delivery Date for Rebuilt Items of Equipment:

Place of Delivery of Rebuilt Items of Equipment:

100 Used Refrigerator Cars

As set forth in Annex I hereto

100 Rebuilt Refrigerator Cars, Marked and Numbered BNFE 853 to BNFE 952, both inclusive

\$29,600 per Item (\$2,960,000 for 100 Items)

February 28, 1979

Rebuilding Plant of Rebuilder at Hillyard, Washington

Interstate Commerce Commission Washington, D.C. 20423

1/14/80

OFFICE OF THE SECRETARY

Michael G. McGee Chapman and Cutler 111 West Monroe Street Chicago, Illinois 60606

Dear

Sir:

The enclosed document(s) was recorded pursuant to the provisions of Section 11303 of the Interstate Commerce Act,49 U.S.C. 11303, on , and assigned re-1/14/80 2:30pm recordation number(s). 9626-A &9627-A

Sincerely yours,

Agatha L. Mergenovich

Secretary

Enclosure(s)

RECORDATION NO. 9636-A

JAN 14 1980 -2 22 PM

AMENDMENT AGREEMENT NO. 1

INTERSTATE COMMERCE COMMISSION

THIS AMENDMENT AGREEMENT NO. 1 dated as of May 1, 1979, between MERCANTILE TRUST COMPANY, N.A. (the "Lessor"), the STATE OF WISCONSIN INVESTMENT BOARD (the "Secured Party") and BURLINGTON NORTHERN INC. (the "Lessee").

WITNESSETH:

WHEREAS, the Lessor and the Lessee have entered into an Equipment Lease dated as of August 1, 1978 (the "Lease") relating to the items of railroad equipment set forth in Schedule A to the Lease (the "Equipment"); and

WHEREAS, the Lessor, the Secured Party and the Lessee have entered into a Participation Agreement dated as of August 1, 1978 (the "Participation Agreement") and the Lessor and the Secured Party have entered into a Security Agreement dated as of August 1, 1978 (the "Security Agreement"), each relating to the Lease and the Equipment; and

WHEREAS, pursuant to Section 2.3 of the Lease the rentals thereunder are to be adjusted in the event the delivery and acceptance of the Equipment varies from the original schedule and in the event certain tax law changes are enacted; and

WHEREAS, variations in delivery have occurred and tax law changes have been enacted and the parties desire to enter into this Amendment Agreement to reflect the adjustments necessary in accordance with Section 2.3 of the Lease.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto hereby agree as follows:

- 1. The Participation Agreement is hereby amended as follows:
- (A) By restating RECITAL B as follows:

"Investment of Participants. On the applicable Closing Date, the Owner will advance to the Rebuilder an amount equal to the sum of (i) 32.86% of the Total Cost of the Equipment delivered in 1978 as set forth in Exhibit III hereto; and (ii) 29.07% of the Total Cost of the Equipment delivered in 1979 as set forth in Exhibit III hereto; with the balance of the Total Cost of the Equipment in each case financed by the issue and sale of the Notes of the Owner to the Note Purchaser, all subject to the limitations and on the terms and conditions hereinafter set forth."

(B) By restating SECTION 2.1 as follows:

"Advance by the Owner. Subject to the terms and conditions hereof and on the basis of the representations and warranties hereinafter set forth, on the Closing Date the Owner will advance an amount which, in the aggregate, shall equal the sum of:

- 32.86% of the Total Cost of each Item of Equipment delivered in 1978; and
- 2) 29.07% of the Total Cost of each Item of Equipment delivered in 1979."
- (C) By restating the FIRST SENTENCE of SUBPARAGRAPH (a) of SECTION 2.2 as follows:

"In order to finance a portion equal to 67.14% of the Total Cost of the Equipment delivered in 1978 and 70.93% of the Total Cost of the Equipment delivered in 1979, the Owner will authorize the issue and sale of its 9.55% Secured Notes (the "Notes") not exceeding \$2,692,985 in aggregate principal amount."

- (D) By restating CLAUSE (ii) of PARAGRAPH (b) of SECTION 2.2 as follows:
 - "(ii) An amount equal to the sum of 67.14% of the Cost of the Items of Equipment delivering in 1978 and 70.93% of the Total Cost of the Items of Equipment delivered in 1979, for which settlement is made on the Closing Date with respect thereto."
- (E) By adding as SCHEDULE 2 the Schedule attached hereto as EXHIBIT III.
- 2. The Equipment Lease is hereby amended as follows:
- (A) By restating the SECOND SENTENCE of RECITAL B as follows:

"Under the Participation Agreement, the Note Purchaser commits to purchase 9.55% Secured Notes (the "Notes") of the Lessor in an amount equal to (i) 67.14% of the Total Cost (as defined therein) of each Item of Equipment delivered in 1978 and (ii) 70.93% of the Total Cost of each Item of Equipment delivered in 1979."

(B) By restating SUBPARAGRAPH (b) of SECTION 2.1 as follows:

"Fixed Rental. For each Item of Equipment delivered in 1978 for which settlement has been made on the Closing Date with respect thereto twenty-four consecutive semi-annual installments of fixed rental (the "Fixed Rental") payable in arrears, each in an amount equal to 4.9447% of the Total Cost thereof. For each Item of Equipment delivered in 1979 for which settlement has been made on the Closing Date, twenty-four consecutive semi-annual installments of fixed rental (the "Fixed Rental"), payable in arrears, each in an amount equal to 5.2738% of the Total Cost thereof.";

- (C) By deleting SCHEDULE C TO THE LEASE, "SCHEDULE OF CASUALTY VALUE", and substituting in lieu thereof the Schedule attached hereto as Exhibit I.
- 3. The Security Agreement is hereby amended as follows:
- (A) By restating the LAST 9 LINES of SECTION 4.1(b) as follows:

"For purposes of this Section 4.1(b) the "Loss Value" in respect of any Item of Equipment delivered in 1978 or 1979 shall be an amount equal to the product of (A) a fraction, the numerator of which is an amount equal to the Purchase Price (as defined in the Participation Agreement) of such Item of Equipment for which settlement is then being made and the denominator of which is the aggregate Purchase Price of all Items of Equipment delivered in that year, then subject to the Lease (including the Purchase Price of such Item of Equipment for which settlement is then being made), times (B) the unpaid principal amount of the Notes for the Equipment delivered in that year, immediately prior to the prepayment provided for in this Section 4.1(b) (after giving effect to all payments of installments of principal made or to be made on the date of the prepayment provided for in this Section 4.1(b).";

(B) By restating SECTION 4.2 as follows:

"Multiple Notes. If more than one Note is outstanding for Equipment delivered in 1978 or 1979 at the time any such application is made, such application shall be made on all outstanding Notes for equipment delivered in the same year ratably in accordance with the aggregate principal amount remaining unpaid for Equipment delivered in that year.";

- (C) By substituting for the AMORTIZATION SCHEDULE, SCHEDULE 1 thereto the Schedules attached hereto as Exhibit II.
- 4. By execution hereof, the Secured Party acknowledges and confirms its prior consent to the amendment of the Lease as contemplated hereby.
- 5. The Lessor will promptly cause this Amendment to be filed and recorded and deposited in like manner as the Participation Agreement, the Lease and the Security Agreement.
- 6. Except as amended hereby, the Participation Agreement, the Lease and the Security Agreement shall remain unaltered and in full force and effect in all other respects.
- 7. This Amendment may be executed in several counterparts, each of which so executed shall be deemed to be an original and in each case such counterparts shall constitute but one and the same instruments.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed by their respective officers thereunder duly authorized and the corporate seals to be hereto affixed as of the date and year first written above.

MERCANTILE TRUST COMPANY, N.A.

	Ву:
	Authorized Officer
(CORPORATE SEAL)	
ATTEST:	
Authorized Officer	
	STATE OF WISCONSIN INVESTMENT BOARD
	By: M. Hen Authorized Officer
(CORPORATE SEAL)	
ATTEST:	
	· · · · · · · · · · · · · · · · · · ·
Authorized Officer	
	BURLINGTON NORTHERN INC.
	By:
	Authorized Officer
(CORPORATE SEAL)	
ATTEST:	•
Authorized Officer	•

STATE OF MISSOURI)):ss:
COUNTY OF ST. LOUIS)
corporation, that said instrauthority of its Board of	, 1979, before me personally appeared , to me personally known, who being by me duly sworn, of MERCANTILE TRUST COMPANY, N.A., sed to the foregoing instrument is the corporate seal of said rument was signed and sealed on behalf of said corporation by Directors, and he acknowledged that the execution of the he free act and deed of said corporation.
	NOTARY PUBLIC
•	
(NOTARIAL SEAL)	
My Commission Expires:	
STATE OF WISCONSIN)):ss:
COUNTY OF DANE	
says that he is the created BOARD, that one of the se said corporation, that said by authority of its Board	, 1979, before me personally appeared , to me personally known, who being by me duly sworn, als affixed to the foregoing instrument is the corporate seal of instrument was signed and sealed on behalf of said corporation of Directors, and he acknowledged that the execution of the he free act and deed of said corporation.
	NOTARY PUBLIC
	George W. Crownhart Notary Public, State of Wisconsin
(NOTARIAL SEAL)	My Commission is Permanent
My Commission Expires:	

STATE OF MINNESOTA)
COUNTY OF RAMSEY):ss:)
that said instrument was signe	
•	NOTARY PUBLIC
(NOTARIAL SEAL) My Commission Expires:	

SCHEDULE OF CASUALTY VALUE

The Casualty Value for an Item of Equipment payable on the Term Lease Commencement Date or any Fixed Rental payment date thereafter shall mean an amount equal to the percent of the Total Cost of such Item set forth opposite such date in the following schedule:

Term Lease Commencement	1978 Deliveries	1979 Deliveries
Date or Number of Fixed	Percentage of Total	Percentage of Total
Rental Payment Date on	Cost Payable as	Cost Payable as
which Casualty Value is Paid	Casualty Value	Casualty_Value
Term Lease Commencement Date	99.3613	100.2608
1	98.6717	99.9646
$\overline{2}$	97.7524	99.6229
3	96.6481	98.6381
4	95.3407	97.1476
5	93.8590	95.6188
6	92.1853	93.9232
7	85.1831	87. 09 <i>55</i>
8	83.1615	85.0438
9	80.9795	82.8339
10	78.6266	80.4282
11	70.9572	72.8926
12	68.2873	70.1483
13	65.4682	67.255 1
14	62.4964	64.1832
15	54.2203	55.9874
16	50.9633	52.597 1
17	47.5707	49.0655
18	44.0467	45.3697
19	40.3948	41.5382
20	36.6236	37. 5512
21	32.7332	33.4347
22	28.7365	29.1720
23	24.6370	24.7869
24	20.0000	20.0000

(Burlington Northern No. 78-4)

SCHEDULE C (to Equipment Lease)

AMORTIZATION SCHEDULE

. 1978 DELIVERIES (Payments Required Per \$671,400 Principal Amount of 9.55% Secured Notes Issued by Debtor)

Number of Installment	Total Payment	Portion Allocated to Interest	Portion Allocated to Principal	Principal Balance
1	\$49,447	\$32,059	\$17,388	\$654,012
2	49,447	31,2 29	18,218	635,794
8	49,417	30, 359 ·	19,088	616,707
4	4 9,447	29,448	19,999	596,707
· 5	49,447	28,493	20,954	575,753
. 6	. 4 9,447	27, 492	21,955	553,798
7	. 49,417	26,444	23,003	530,7 95
. 8	49,447	25,3 45	24,102	506,694
9	49,447	24,195	25,2 52	481,441
10	49,447	22, 989	26,458	454,983
11	49,447	21,725	27,7 22	427,262
. 12	49,447	20,402	29,045	398,216
13	49,447	19,015	30,432	367,784
14	49,447	17,562	31,885	335, 899
15	49,447	16,039	33,4 08	302,491
16 .	49,447	14,444	35,003	267,488
17	49,447	12,773	36,674	230,813
· 18 .	49,447	11,021	38,426	192,388
19	49,447	9,187	40,260	152,127
20	49,447	7,264	42,183	109,944
. 21	49,447	5,250	44,197	65,747
22	49,447	3,139	46,308	19,440
23	20,368	928	19,440	-00,000

SCHEDULE 1 - PAGE 1 OF 2

(to Security Agreement)

"EXHIBIT II TO AMENDMENT ACREEMENT NO. 1"

AMORTIZATION SCHEDULE 1979 DELIVERIES (Payments Required Per \$709,300 Principal Amount of 9.55% Secured Notes Issued by Debtor)

•		Portion	Portion	
Number of	Total	Allocated	Allocated	Principal
Installment	Payment	to Interest	. to Principal	Balance
. 1	51, 510	33,869	17,641	691,659
2	51, 510	33,027	18,483	673 , 176
· 3	· 51,510	32,144	19,366	653,810
4	51, 510	31,219	20,291	633,519
5	51, 510	30,251	21,259	612,260
6	51, 510	29,235	22,275	58 9,985
7	51, 510	28,172	23,338	566 ,647
8	51, 510	27, 057	24,453	542,194
9	<i>5</i> 1,510	25,890	25,620	516,574
10	51, 510	24,666	26,844	489,731
11	51,510	. 23,385	28,125	461,605
12	51,510	22,042	29,468	432,137
. 13	51,510	20,635	30,875	401,262
. 14	51,5 10	19,160	32,350	368,912
15	51,510	17,616	33,894	335, 017
· 16	51,510	15,997	35, 513	299 ,504
: 17	51, 510	14,301	37,209	262,2 96
18	51, 510	12,525	38,985	223,310
19	51, 510	10,663	40,847	182,463
20	51,510	8,713	42,797	139,666
- 21	51,510	6,669	44,841	94, 825
22	51,510	4,528	46,982	47,843
23	50,127	2,285	47,843	-00, 000

SCHEDULE 1 - PAGE 2 OF 2 (to Security Agreement)

"EXHIBIT II TO AMENDMENT AGREEMENT NO. 1"

SCHEDULE 2 (TO PARTICIPATION AGREEMENT)

EQUIPMENT DELIVERED IN 1978

NUMBER OF	ROAD	COST	TOTAL COST OF EQUIPMENT DELIVERED IN 1978	LEASE	RENTAL
UNITS	NUMBERS	PER UNIT		RATE	PAYMENT
12 Cars	BNFE 853 to 864, both inclusive	\$38,200.00	\$458,400.00	4.9447%	\$22,666.50

EQUIPMENT DELIVERED IN 1979

NUMBER OF	ROAD	COST	TOTAL COST OF EQUIPMENT DELIVERED IN 1979	LEASE	RENTAL
UNITS	NUMBERS	PER UNIT		RATE	PAYMENT
88 Cars	BNFE 865 to 952, both inclusive	\$38,200.00	\$3,361.600.00	5.2738%	\$177,284.06

AMENDMENT AGREEMENT NO. 1

THIS AMENDMENT AGREEMENT NO. I dated as of May I, 1979, between MERCANTILE TRUST COMPANY, N.A. (the "Lessor"), the STATE OF WISCONSIN INVESTMENT BOARD (the "Secured Party") and BURLINGTON NORTHERN INC. (the "Lessee").

<u>WITNESSETH</u>:

WHEREAS, the Lessor and the Lessee have entered into an Equipment Lease dated as of August 1, 1978 (the "Lease") relating to the items of railroad equipment set forth in Schedule A to the Lease (the "Equipment"); and

WHEREAS, the Lessor, the Secured Party and the Lessee have entered into a Participation Agreement dated as of August 1, 1978 (the "Participation Agreement") and the Lessor and the Secured Party have entered into a Security Agreement dated as of August 1, 1978 (the "Security Agreement"), each relating to the Lease and the Equipment; and

WHEREAS, pursuant to Section 2.3 of the Lease the rentals thereunder are to be adjusted in the event the delivery and acceptance of the Equipment varies from the original schedule and in the event certain tax law changes are enacted; and

WHEREAS, variations in delivery have occurred and tax law changes have been enacted and the parties desire to enter into this Amendment Agreement to reflect the adjustments necessary in accordance with Section 2.3 of the Lease.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto hereby agree as follows:

- 1. The Participation Agreement is hereby amended as follows:
- (A) By restating RECITAL B as follows:

"Investment of Participants. On the applicable Closing Date, the Owner will advance to the Rebuilder an amount equal to the sum of (i) 32.86% of the Total Cost of the Equipment delivered in 1978 as set forth in Exhibit III hereto; and (ii) 29.07% of the Total Cost of the Equipment delivered in 1979 as set forth in Exhibit III hereto; with the balance of the Total Cost of the Equipment in each case financed by the issue and sale of the Notes of the Owner to the Note Purchaser, all subject to the limitations and on the terms and conditions hereinafter set forth."

(B) By restating SECTION 2.1 as follows:

"Advance by the Owner. Subject to the terms and conditions hereof and on the basis of the representations and warranties hereinafter set forth, on the Closing Date the Owner will advance an amount which, in the aggregate, shall equal the sum of:

- 32.86% of the Total Cost of each Item of Equipment delivered in 1978; and
- 2) 29.07% of the Total Cost of each Item of Equipment delivered in 1979."
- (C) By restating the FIRST SENTENCE of SUBPARAGRAPH (a) of SECTION 2.2 as follows:

"In order to finance a portion equal to 67.14% of the Total Cost of the Equipment delivered in 1978 and 70.93% of the Total Cost of the Equipment delivered in 1979, the Owner will authorize the issue and sale of its 9.55% Secured Notes (the "Notes") not exceeding \$2,692,985 in aggregate principal amount."

- (D) By restating CLAUSE (ii) of PARAGRAPH (b) of SECTION 2.2 as follows:
 - "(ii) An amount equal to the sum of 67.14% of the Cost of the Items of Equipment delivering in 1978 and 70.93% of the Total Cost of the Items of Equipment delivered in 1979, for which settlement is made on the Closing Date with respect thereto."
- (E) By adding as SCHEDULE 2 the Schedule attached hereto as EXHIBIT III.
- 2. The Equipment Lease is hereby amended as follows:
- (A) By restating the SECOND SENTENCE of RECITAL B as follows:

"Under the Participation Agreement, the Note Purchaser commits to purchase 9.55% Secured Notes (the "Notes") of the Lessor in an amount equal to (i) 67.14% of the Total Cost (as defined therein) of each Item of Equipment delivered in 1978 and (ii) 70.93% of the Total Cost of each Item of Equipment delivered in 1979."

(B) By restating SUBPARAGRAPH (b) of SECTION 2.1 as follows:

"Fixed Rental. For each Item of Equipment delivered in 1978 for which settlement has been made on the Closing Date with respect thereto twenty-four consecutive semi-annual installments of fixed rental (the "Fixed Rental") payable in arrears, each in an amount equal to 4.9447% of the Total Cost thereof. For each Item of Equipment delivered in 1979 for which settlement has been made on the Closing Date, twenty-four consecutive semi-annual installments of fixed rental (the "Fixed Rental"), payable in arrears, each in an amount equal to 5.2738% of the Total Cost thereof.";

- (C) By deleting SCHEDULE C TO THE LEASE, "SCHEDULE OF CASUALTY VALUE", and substituting in lieu thereof the Schedule attached hereto as Exhibit I.
- 3. The Security Agreement is hereby amended as follows:
- (A) By restating the LAST 9 LINES of SECTION 4.1(b) as follows:

"For purposes of this Section 4.1(b) the "Loss Value" in respect of any Item of Equipment delivered in 1978 or 1979 shall be an amount equal to the product of (A) a fraction, the numerator of which is an amount equal to the Purchase Price (as defined in the Participation Agreement) of such Item of Equipment for which settlement is then being made and the denominator of which is the aggregate Purchase Price of all Items of Equipment delivered in that year, then subject to the Lease (including the Purchase Price of such Item of Equipment for which settlement is then being made), times (B) the unpaid principal amount of the Notes for the Equipment delivered in that year, immediately prior to the prepayment provided for in this Section 4.1(b) (after giving effect to all payments of installments of principal made or to be made on the date of the prepayment provided for in this Section 4.1(b).";

(B) By restating SECTION 4.2 as follows:

"Multiple Notes. If more than one Note is outstanding for Equipment delivered in 1978 or 1979 at the time any such application is made, such application shall be made on all outstanding Notes for equipment delivered in the same year ratably in accordance with the aggregate principal amount remaining unpaid for Equipment delivered in that year.";

- (C) By substituting for the AMORTIZATION SCHEDULE, SCHEDULE 1 thereto the Schedules attached hereto as Exhibit II.
- 4. By execution hereof, the Secured Party acknowledges and confirms its prior consent to the amendment of the Lease as contemplated hereby.
- 5. The Lessor will promptly cause this Amendment to be filed and recorded and deposited in like manner as the Participation Agreement, the Lease and the Security Agreement.
- 6. Except as amended hereby, the Participation Agreement, the Lease and the Security Agreement shall remain unaltered and in full force and effect in all other respects.
- 7. This Amendment may be executed in several counterparts, each of which so executed shall be deemed to be an original and in each case such counterparts shall constitute but one and the same instruments.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed by their respective officers thereunder duly authorized and the corporate seals to be hereto affixed as of the date and year first written above.

	MERCANTILE TRUST COMPANY, N.A.
	But A Day
	By: Authorized Officer
	. Authorized Officer
(CORPORATE SEAL)	
ATTEST:	
Wishold	Ru C
Aythorized Officer	
	STATE OF WISCONSIN INVESTMENT BOARD
	Ву:
	Authorized Officer
(CORPORATE SEAL)	
ATTEST:	
	
Authorized Officer	
	•
	BURLINGTON NORTHERN INC.
	P.v.
	By:
(200 pop 4 TE CE 41)	Authorized Officer
(CORPORATE SEAL)	
ATTEST:	
	·
Authorized Officer	
1	

STATE OF MISSOURI)
CITY COUNTY OF ST. LOUIS):ss:
COUNTY OF ST. LOUIS)
On this 30 th day of October David T Stocker, to me person says that he is the foregoing corporation, that said instrument was signed a authority of its Board of Directors, and he foregoing instrument was the free act and deed	and sealed on behalf of said corporation by acknowledged that the execution of the
To D	Si n' 1
NOTARY PL	anor M. Kineail
· ·	ELEANOR M. KINCAID
	Notary Public
(NOTARIAL SEAL)	City of St. Louis
•	
My Commission Expires: SEP 2 2 1983	
STATE OF WISCONSIN COUNTY OF DANE)):ss:)
On this day of	, 1979, before me personally appeared
, to me perso	onally known, who being by me duly sworn, of STATE OF WISCONSIN INVESTMENT bregoing instrument is the corporate seal of sed and sealed on behalf of said corporation e acknowledged that the execution of the
NOTARY PU	IBLIC
(NOTED 11 CT 11)	
(NOTARIAL SEAL)	
My Commission Expires:	• •

STATE OF MINNESOTA) Nega
COUNTY OF RAMSEY):SS:)
•	
On this day of	, 1979, before me personally appeared , to me personally known, who being by me duly sworn,
says that he is the	of BURLINGTON NORTHERN INC., that one of
that said instrument was signed	ng instrument is the corporate seal of said corporation, and sealed on behalf of said corporation by authority of seacknowledged that the execution of the foregoing deed of said corporation.
	NOTARY PUBLIC
·	
(NOTARIAL SEAL)	
My Commission Expires	

SCHEDULE OF CASUALTY VALUE

The Casualty Value for an Item of Equipment payable on the Term Lease Commencement Date or any Fixed Rental payment date thereafter shall mean an amount equal to the percent of the Total Cost of such Item set forth opposite such date in the following schedule:

Term Lease Commencement Date or Number of Fixed Rental Payment Date on which Casualty Value is Paid	1978 Deliveries Percentage of Total Cost Payable as Casualty Value	1979 Deliveries Percentage of Total Cost Payable as Casualty Value
Term Lease Commencement Date	99.3613	100.2608
1	98.6717	99.9646
$\hat{\mathbf{z}}$	97.7524	99.6229
3	96.6481	98.6381
4	95.3407	97.1476
5	93.8590	95.6188
6	92.1853	93.9232
7	85.1831	87.0955
	83.1615	85.0438
8 9	80.9795	82.8339
10	78.6266	80.4282
11	70.9572	72.8926
12	68.2873	70.1483
13	65.4682	67.2551
14	62.4964	64.1832
15	54.2203	55.9874
16	50.9633	52.597 1
17	47.5707	49.0655
18	44.0467	45.3697
19	40.3948	41.5382
20	36.6236	37.5512
21	32.7332	33.4347
22	28.7365	29.1720
23	24.6370	24.7869
24	20.0000	20.0000

(Burlington Northern No. 78-4)

SCHEDULE C (to Equipment Lease)

AMORTIZATION SCHEDULE

1978 DELIVERIES
(Payments Required Per \$671,400 Principal Amount of 9.55% Secured Notes Issued by Debtor)

Number of Installment	Total Payment	Portion Allocated to Interest	Portion Allocated to Principal	Principal Balance
. 1	\$19,117	\$32,059	\$17,388	\$654,012
2	49,447	31,229	18,218	635,794
· 3	49,447	30,359	19,088	6 16,707
4	4 9,447	29,4 48	19,999	596,707
Б	49,447	28,493	20,954	575,7 53
. 6	. 49,447	. 27, 492	21,955	553,798
7	49,447	26,444	23,0 03	530,7 95
8	49,447	25,345	24,102	506,694
9	4 9,447	24,195	2 5,252	481,441
10	49,447	22,9 89	26,458	454,983
11	49,147	21,725	27,72 2	427,262
. 12	49,447	20,402	29,045	398,216
13	49,447	. 19,015	30,432	367,781
14	49,447	17,562	31, 885	335,899
15	49,447	16,039	33, 408	302,491
16 -	49,447	14,444	35,003	267,488
17	49,447	12,773	36,674	230,813
18 .	49,447	11,021	38,426	192,388
19	49,447	9,187	40,260	152,127
20	. 49,447	7,264	42,183	109,944
. 21	49,447	5,250	44,197	65,747
22	49,447	3,139	46,308	19,440
23	20,368	928	19,440	-00,000

SCHEDULE 1 - PAGE 1 OF 2

(to Security Agreement)

"EXHIBIT II TO AMENDMENT AGREEMENT NO. 1"

AMORTIZATION SCHEDULE 1979 DELIVERIES (Payments Required Per \$700,300 Principal Amount of 9.55% Secured Notes Issued by Debtor)

		Portion	Portion	
Number of	Total	Allocated	Allocated	Principal
Installment	Payment	. to Interest	to Principal	Balance
_				
• 1	51,510	33, 869	17,641	691,659
2	51, 510	33,027	18,483	673,176
· 3	· 51,510	32,144	19,366	653,810
4	51, 510	31,219	20,291	633,519
5	51, 510	30,251	21,259	612,260
6 .	5 1,510	29,235	22,275	58 9,985
. 7	51,510	28,172	23,338	566,647
8	51,510	27, 057	24,453	542,194
9	5 1,510	25,890	25,620	5 16,574
10	5 1,510	24,666	26,844	489,731
11	51,510	23,385	28,125	461,605
12	51,510	22,042	29,468	432,137
. 13 .	51,510	20,635	30,875	401,262
. 14	51,510	19,160	32,350	368 ,912
15	51,510	17,616	33,894	335, 017
16	51,510	15,997	35,513	299 ,504
17	51,510	14,301	37,209	262 , 296
18	51,510	12,525	38,985	223,310
19	51,510	10,663	40,847	182,463
20	51,510	8,713	42,797	139,666
- 21	51,510	6,669	44,841	94 ,825
·· 22	51,510	4,528	46,982	47,843
23	50,127	2,285	47,843	-00,000

schedule 1 - PAGE 2 OF 2
(to Security Agreement)

"EXHIBIT II TO AMENDMENT AGREEMENT NO. 1"

SCHEDULE 2 (TO PARTICIPATION AGREEMENT)

EQUIPMENT DELIVERED IN 1978

•	TOTAL COST OF EQUIPMENT					
NUMBER OF <u>UNITS</u>	ROAD NUMBERS	COST PER UNIT	DELIVERED IN 1978	LEASE RATE	RENTAL PAYMENT	
12 Cars	BNFE 853 to 864, both inclusive	\$38,200.00	\$458,400.00	4.9447%	\$22,666.50	

EQUIPMENT DELIVERED IN 1979

NUMBER OF UNITS	TOTAL COST OF EQUIPMENT					
	ROAD NUMBERS	COST PER UNIT	DELIVERED IN 1979	LEASE RATE	RENTAL PAYMENT	
88 Cars	BNFE 865 to 952, both inclusive	\$38,200.00	\$3,361.600.00	5.2738%	\$177,284.06	

EXHIBIT III
TO AMENDMENT AGREEMENT NO. 1

AMENDMENT AGREEMENT NO. 1

THIS AMENDMENT AGREEMENT NO. 1 dated as of May 1, 1979, between MERCANTILE TRUST COMPANY, N.A. (the "Lessor"), the STATE OF WISCONSIN INVESTMENT BOARD (the "Secured Party") and BURLINGTON NORTHERN INC. (the "Lessee").

WITNESSETH:

WHEREAS, the Lessor and the Lessee have entered into an Equipment Lease dated as of August 1, 1978 (the "Lease") relating to the items of railroad equipment set forth in Schedule A to the Lease (the "Equipment"); and

WHEREAS, the Lessor, the Secured Party and the Lessee have entered into a Participation Agreement dated as of August 1, 1978 (the "Participation Agreement") and the Lessor and the Secured Party have entered into a Security Agreement dated as of August 1, 1978 (the "Security Agreement"), each relating to the Lease and the Equipment; and

WHEREAS, pursuant to Section 2.3 of the Lease the rentals thereunder are to be adjusted in the event the delivery and acceptance of the Equipment varies from the original schedule and in the event certain tax law changes are enacted; and

WHEREAS, variations in delivery have occurred and tax law changes have been enacted and the parties desire to enter into this Amendment Agreement to reflect the adjustments necessary in accordance with Section 2.3 of the Lease.

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties hereto hereby agree as follows:

- 1. The Participation Agreement is hereby amended as follows:
- (A) By restating RECITAL B as follows:

"Investment of Participants. On the applicable Closing Date, the Owner will advance to the Rebuilder an amount equal to the sum of (i) 32.86% of the Total Cost of the Equipment delivered in 1978 as set forth in Exhibit III hereto; and (ii) 29.07% of the Total Cost of the Equipment delivered in 1979 as set forth in Exhibit III hereto; with the balance of the Total Cost of the Equipment in each case financed by the issue and sale of the Notes of the Owner to the Note Purchaser, all subject to the limitations and on the terms and conditions hereinafter set forth."

(B) By restating SECTION 2.1 as follows:

"Advance by the Owner. Subject to the terms and conditions hereof and on the basis of the representations and warranties hereinafter set forth, on the Closing Date the Owner will advance an amount which, in the aggregate, shall equal the sum of:

- 1) 32.86% of the Total Cost of each Item of Equipment delivered in 1978; and
- 29.07% of the Total Cost of each Item of Equipment delivered in 1979."
- (C) By restating the FIRST SENTENCE of SUBPARAGRAPH (a) of SECTION 2.2 as follows:

"In order to finance a portion equal to 67.14% of the Total Cost of the Equipment delivered in 1978 and 70.93% of the Total Cost of the Equipment delivered in 1979, the Owner will authorize the issue and sale of its 9.55% Secured Notes (the "Notes") not exceeding \$2,692,985 in aggregate principal amount."

- (D) By restating CLAUSE (ii) of PARAGRAPH (b) of SECTION 2.2 as follows:
 - "(ii) An amount equal to the sum of 67.14% of the Cost of the Items of Equipment delivering in 1978 and 70.93% of the Total Cost of the Items of Equipment delivered in 1979, for which settlement is made on the Closing Date with respect thereto."
- (E) By adding as SCHEDULE 2 the Schedule attached hereto as EXHIBIT III.
- 2. The Equipment Lease is hereby amended as follows:
- (A) By restating the SECOND SENTENCE of RECITAL B as follows:

"Under the Participation Agreement, the Note Purchaser commits to purchase 9.55% Secured Notes (the "Notes") of the Lessor in an amount equal to (i) 67.14% of the Total Cost (as defined therein) of each Item of Equipment delivered in 1978 and (ii) 70.93% of the Total Cost of each Item of Equipment delivered in 1979."

(B) By restating SUBPARAGRAPH (b) of SECTION 2.1 as follows:

"Fixed Rental. For each Item of Equipment delivered in 1978 for which settlement has been made on the Closing Date with respect thereto twenty-four consecutive semi-annual installments of fixed rental (the "Fixed Rental") payable in arrears, each in an amount equal to 4.9447% of the Total Cost thereof. For each Item of Equipment delivered in 1979 for which settlement has been made on the Closing Date, twenty-four consecutive semi-annual installments of fixed rental (the "Fixed Rental"), payable in arrears, each in an amount equal to 5.2738% of the Total Cost thereof.";

- (C) By deleting SCHEDULE C TO THE LEASE, "SCHEDULE OF CASUALTY VALUE", and substituting in lieu thereof the Schedule attached hereto as Exhibit I.
- 3. The Security Agreement is hereby amended as follows:
- (A) By restating the LAST 9 LINES of SECTION 4.1(b) as follows:

"For purposes of this Section 4.1(b) the "Loss Value" in respect of any Item of Equipment delivered in 1978 or 1979 shall be an amount equal to the product of (A) a fraction, the numerator of which is an amount equal to the Purchase Price (as defined in the Participation Agreement) of such Item of Equipment for which settlement is then being made and the denominator of which is the aggregate Purchase Price of all Items of Equipment delivered in that year, then subject to the Lease (including the Purchase Price of such Item of Equipment for which settlement is then being made), times (B) the unpaid principal amount of the Notes for the Equipment delivered in that year, immediately prior to the prepayment provided for in this Section 4.1(b) (after giving effect to all payments of installments of principal made or to be made on the date of the prepayment provided for in this Section 4.1(b).";

(B) By restating SECTION 4.2 as follows:

"Multiple Notes. If more than one Note is outstanding for Equipment delivered in 1978 or 1979 at the time any such application is made, such application shall be made on all outstanding Notes for equipment delivered in the same year ratably in accordance with the aggregate principal amount remaining unpaid for Equipment delivered in that year.";

- (C) By substituting for the AMORTIZATION SCHEDULE, SCHEDULE I thereto the Schedules attached hereto as Exhibit II.
- 4. By execution hereof, the Secured Party acknowledges and confirms its prior consent to the amendment of the Lease as contemplated hereby.
- 5. The Lessor will promptly cause this Amendment to be filed and recorded and deposited in like manner as the Participation Agreement, the Lease and the Security Agreement.
- 6. Except as amended hereby, the Participation Agreement, the Lease and the Security Agreement shall remain unaltered and in full force and effect in all other respects.
- 7. This Amendment may be executed in several counterparts, each of which so executed shall be deemed to be an original and in each case such counterparts shall constitute but one and the same instruments.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed by their respective officers thereunder duly authorized and the corporate seals to be hereto affixed as of the date and year first written above.

MERCANTILE TRUST COMPANY, N.A.

	By:
	Authorized Officer
(CORPORATE SEAL)	
ATTEST:	
Authorized Officer	
	STATE OF WISCONSIN INVESTMENT BOARD
·	Ву:
	Authorized Officer
(CORPORATE SEAL)	
ATTEST:	
Authorized Officer	· · · · · · · · · · · · · · · · · · ·
	BURLINGTON NORTHERN INC.
	By: PC Butonfr
	By: RC Button J. Authorized Officer Vice President + Treasurer
(CORPORATE SEAL)	
ATTEST:	
2a Denne And Sacretary	

Authorized Officer

STATE OF MISSOURI)):ss:
COUNTY OF ST. LOUIS)
On this
NOTARY PUBLIC
(NOTARIAL SEAL)
My Commission Expires:
STATE OF WISCONSIN)):ss: COUNTY OF DANE)
On this
NOTARY PUBLIC
(NOTARIAL SEAL)
My Commission Expires:

STATE OF MINNESOTA)):ss:
COUNTY OF RAMSEY):55:
the seals affixed to the foregoing i that said instrument was signed and	, 1979, before me personally appeared to me personally known, who being by me duly sworn, aswer of BURLINGTON NORTHERN INC., that one of instrument is the corporate seal of said corporation, sealed on behalf of said corporation by authority of acknowledged that the execution of the foregoing dof said corporation.
	Mr. Ma Carthy
NO	J. H. McCARTHY J. H. McCARTHY NOTARY PUBLIC - MINNESOTA
(NOTARIAL SEAL)	NOTARY PUBLIC COUNTY RAMSEY COUNTY My Comm. Expires Jan. 6, 1982 My Comm. Expires Jan. 6, 1982
My Commission Expires:	

SCHEDULE OF CASUALTY VALUE

The Casualty Value for an Item of Equipment payable on the Term Lease Commencement Date or any Fixed Rental payment date thereafter shall mean an amount equal to the percent of the Total Cost of such Item set forth opposite such date in the following schedule:

Term Lease Commencement	1978 Deliveries	1979 Deliveries
Date or Number of Fixed	Percentage of Total	Percentage of Total
Rental Payment Date on	Cost Payable as	Cost Payable as
. which Casualty Value is Paid	Casualty Value	Casualty Value
Term Lease Commencement Date	99.3613	100.2608
1	98.6717	99.9646
2	97.7524	99.6229
3	96.6481	98.6381
. 4	95.3407	97.1476
5	93.8590	95.6188
6	92.1853	93.9232
7	85.1831	87.0955
8	83.1615	85.0438
8 9 10	80.9795	82.8339
10	78.6266	80.4282
ĨĬ	70.9572	72.8926
12	68.2873	70.1483
13	65.4682	67.2551
14	62.4964	64.1832
15	54.2203	55.9874
16	50.9633	52.597 1
17	47.5707	49.0655
18	44.0467	45.3697
19	40.3948	41.5382
20	36.6236	. 37.5512
21	32.7332	33.4347
22	28.7365	29.1720
23	24.6370	24.7869
24	20.0000	20.0000

(Burlington Northern No. 78-4)

SCHEDULE C (to Equipment Lease)

AMORTIZATION SCHEDULE

· 1978 DELIVERIES
(Payments Required Per \$671,400 Principal Amount of 9.55% Secured Notes Issued by Debtor)

Number of Installment	Total Payment	Portion Allocated to Interest	Portion Allocated to Principal	Principal Balance
. 1	\$19,117	\$32,059	\$17,388	\$654,012
2	49,117	31,229 .	18,218	635,791
· 3	49,447	30, 359 ·	19,088	616,707
4	49,447	29,448	19,999	596,707
5	49,447	28,4 93	20,954	575,7 53
. 6	. 49,447	27,492	21,955	553,798
7	. 49,417	26,444	23,003	530,79 5
8	49,447	25,345	24,102	506,694
9	49,447	24,195	2 5,252	481,441
10	49,447	22,9 89	26, 458	454,983
11	49,447	21,725	27,722	427,262
. 12	49,447	20,402	29,045	398,216
13	49,447	. 19,015	30,432	367,784
14	49,447	17,562	31, 885	335, 899
15	49,447	16,039	33, 408	302,491
16 -	49,447	14,444	35,00 3	267,488
17	49,447	12,773	36,674	230,813
18 .	49,447	11,021	38,42 6	192,388
19	49,447	9,187	40,260	152,127
20	49,447	7,264	42,183	109,944
21	49,417	5,250	44,197	65,747
22	49,447	3,139	46,308	19,440
23	20, 368	928	19,440	-00,000

SCHEDULE 1 - PAGE 1 OF 2

(to Security Agreement)

"EXHIBIT II TO AMENDMENT AGREEMENT NO. 1"

AMORTIZATION SCHEDULE 1979 DELIVERIES (Payments Required Per \$709,300 Principal Amount of 9.55% Secured Notes Issued by Debtor)

,		Portion	Portion	
Number of	Total	Allocated	Allocated	Principal
Installment	Payment	to Interest	. to Principal	Balance
. 1	51,510	33,869	17,641	691,659
2	51, 510	33,027	18,483	673,176
• 3	· 51, 510	32,144	19,366	653,810
4	51, 510	31,219	20,291	633,519
5	51,510	30,251	21,259	612,260
6	<i>5</i> 1,510	29,235	22,275	589 ,985
7	51,510	28, 172	23,338	566 ,647
. 8	51,510	27,057	24,453	542,194
9	51,510	25,890	25,620	5 16,574
10	51,510	24,666	26,844	489,731
11	<i>5</i> 1,510	· 23,385	28,125	461,605
12	<i>5</i> 1, <i>5</i> 10	22,042	29,468	432,137
. 13	51,510	20,635	30,87 <i>5</i>	401,262
. 14	51,510	19,160	32,350	368,912
15	51,510	17,616	33,894	335,017
· 16	51,510	15,997	35,513	299 ,504
17	51 ,510	14,301	37,209	262 ,296
18	51,510	12,525	38,985	223,310
19	51,510	10,663	40,847	182,463
20	51,510	8,713	42,797	139,666
· 21	51,510	6,669	44,841	94,825
22	51,510	4,528	46,982	47,843
23	50,127	2,285	47,843	-00,000

SCHEDULE 1 - PAGE 2 OF 2
(to Security Agreement)

"EXHIBIT II TO AMENDMENT AGREEMENT NO. 1"

SCHEDULE 2 (TO PARTICIPATION AGREEMENT)

EQUIPMENT DELIVERED IN 1978

NUMBER OF UNITS	ROAD NUMBERS	COST PER UNIT	TOTAL COST OF EQUIPMENT DELIVERED IN 1978	LEASE RATE	RENTAL PAYMENT
12 Cars	BNFE 853 to 864, both inclusive	\$38,200.00	\$458,400.00	4.9447%	\$22,666.50

EQUIPMENT DELIVERED IN 1979

NUMBER OF	ROAD	COST			
UNITS	NUMBERS	PER UNIT			
88 Cars	BNFE 865 to 952, both inclusive	\$38,200.00	\$3,361.600.00	5.2738%	\$177,284.06